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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/725,978	11/29/2000	Takatoshi Tomooka	JP9-1999-0250US1(8728-455 8979	
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Frank Chau, Esq. F. CHAU & ASSOCIATES, LLP Suite 501			EXAMINER	
			ABDULSELAM, ABBAS I	
1900 Hempstead Turnpike East Meadow, NY 11554			ART UNIT PAPER NUMBER	
			2674	9
		DATE MAILED: 05/07/2003	/	

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No. Optice Action Summary Optice Actio							
Examinar Abbas Abdulselarm Abdulselarm Abbas Abdulselarm Abbas Abdulselarm Abbas Abdulselarm Abbus Abdulselarm Abdulselarm Abbus Abdulselarm Abdulsel	•	Application No.	Applicant(s)				
Abbas Abdulselam 2674 - The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Elementor of controlling for enterprish and the controlling of the contro		09/725,978	TOMOOKA ET AL.				
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THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be valide under the provisions of 32 FER 1.15(d), in no event, however, may a reply be timely filed other SX (i) MCNTHS from the mailing date of this communication. It NO period for reply is specified above, the maximum statuthor pelied within the statutory minimum of thirty (30) days will be considered timely. It NO period for reply is specified above, the maximum statuthor pelied will be palped and vill seaper (8) (6) MCNTHS from the mailing date of this communication. Failure to reply vollini the set or extended period for reply vell, by datule, cause the application to become ARANDONED (35 U.S.C. § 133). Any reply received by the Office detre than these membra date the mailing date of this communication, even if fundly liked, may reduce any Status 1)S Responsive to communication(s) filled on 25 February 20/03. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Clalms 4) Claim(s) 1-29 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-29 is/are allowed. 6) Claim(s) 1-29 is/are rejected. 7) Claim(s) is/are objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. If approved, cornected drawings are required in reply to this Office action. 11) The proposed drawing correction filed on is/are: a) accepted of by objected to by the Examiner. 12) The oath or declaration is objected to by the Examiner. Priority under 35 U.S.C. § 119 and 120 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. §	··						
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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 1-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Porter et al. (USPN 5889945) in view of Tahara et al. (USPN 6031631).

Regarding claims 1, 7, 11, 14, 18, 20 and 25, Porter teaches a host system, which transfers the necessary information to one or more end points allowing the endpoints display. Porter teaches an attendee bar (611) including multiple panels (613) each of which displays an identifier (614). In addition Porter teaches an attendee bar record (702) with respect to a window identifier (707). However, Porter does not specifically teach a control signal output section and an image signal transfer section. Porter on the other hand teaches a signal generation device (337) for the purpose of outputting, and an interface unit (338) allowing the system (300) to communicate by sending and receiving video, audio as well as data signals. Porter also teaches the interface unit is processes other necessary control signals. See col. 5, lines 50-67, Fig 3, col. 4, lines 1-8, Fig 6b, and Fig 7.

In addition, Porter teaches a display device (332) used with a computer system that can be LCD or any other display mechanisms suitable for creating graphic images and alphanumeric

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characters. See col. 6, lines 1-5 and Fig 3. Porter further teaches applications being shared between multiple systems and being executed at all of the endpoints. See col. 4, lines 9-20.

Therefore, it would have been obvious to one having skill in the art at the time the invention was made to utilize the signal generation device (337) and system (300) communication for the purpose of outputting signals and exchanging signals respectively. One would have been motivated in view of Porter that the desired functions of a control signal output section and an image signal transfer section can be equivalently performed by the signal generation device (337) and system communication (300) respectively.

Porter has been described above. However, porter does not teach the use of a window such that it is a unit for transferring an image signal from a host device to a panel having a corresponding ID. Tahara on the other hand teaches an IPU (1108) which receives an image signal from the host computer (1009) that ascertains the cascade of all stations (1001-1004) connected to the cascade system. See Fig 20A.

Therefore, it would have been obvious to one having skill in the art at the time the invention was made to modify Porter's videoconferencing to adapt the Tahara's IPU as configured in Fig 20A. One would have been motivated in view of the suggestion in Porter that the IPU along with stations is equivalent to the desired window-panel configuration. The use of IPU helps function multiple image processing system as taught by Tahara et al.

In addition, Tahara teaches that the computer (1109) is connected to station A and the image data read out of the IPU (1008) is written in the memory (150) of all stations. See col. 28, lines 23-33

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Regarding claims 2, 8 and 10, Porter teaches a signal generation device, which may be, coupled with system I/O bus 331 along with other elements including display device (323). See Fig 3.

Regarding claim 3, Porter teaches four states of indicators of a panel one of which is a hidden state holding a space for the indicator. See col. See col. 11, lines 1-17 and Fig 6E.

Regarding claims 4-6, 9, 12, 15, 19, 21, 24 and 26-29, Porter teaches a window (612) including an attendee bar (611) that contains multiple panels (613) each of which displays an identifier (614). See Fig 6B. Porter also teaches that each panel can include one or more menus and can be selected, displaying the attendee bar and menu. Porter also teaches that a panel can be a bit map showing the image of the participant. See col. 11, lines 18-27.

Regarding claims 13 and 16, see Fig 3 (302, 303).

Regarding claim 17, Porter teaches the use of a memory controller (322) in connection with a display device (323).

Regarding claim 22, Porter teaches a display device (332) of various types including LCD. See col. 6, lines 1-5.

Regarding claim 23, Porter teaches the use of application specific information, specific controls or commands in connection with the panels. See col. 3, lines 8-13.

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Conclusion

2. The prior art made of record and not relied upon is considered to applicant's disclosure.

The following arts are cited for further reference.

U.S. Pat. No. 6,178,224 to Polichar et al.

U.S. Pat. No. 5,920,342 to Umeda et al.

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3. Any inquiry concerning this communication or earlier communication from the examiner

should be directed to Abbas Abdulselam whose telephone number is (703) 305-8591. The

examiner can normally be reached on Monday through Friday (9:00-5:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Richard Hjerpe, can be reached at (703) 305-4709.

Any response to this action should be mailed to:

Commissioner of patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314

Hand delivered responses should be brought to Crystal Park II, Crystal Drive, Arlington,

VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Technology center 2600 customer Service office whose telephone

number is (703) 306-0377.

Abbas Abdulselam

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Examiner

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RICHARD HJERPE

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600